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I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to Mail Stop Petitions, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 or is being facsimile transmitted to the Patent and Trademark Office 571 273-8300 on February 13, 2007.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

INVENTOR(S):

LEE Gi Beom

DOCKET: OS 040517/USA

SERIAL NO.:

10/500,166

ART UNIT: 3765

FILED:

June 23, 2004

EXAMINER: Isaguirre, Ismael

TITLE:

DOUBLE-SIDED IRONING PLATE

STATEMENT OF FACTS AND PETITION TO REVIVE UNINTENTIONALLY ABANDONED APPLICATION UNDER RULE 1.137

Applicant herewith petitions the Commissioner for Patents to revive the above application which has gone abandoned for failure to timely pay the issue fee which was due July 19, 2006.

Allowance of the application was reported by mail to E.S. Won, applicant's Korean patent attorney, on April 24, 2006. On July 18, 2006 Mr. Won instructed the undersigned by facsimile not to pay the issue fee and has stated that he had been unable to contact the applicant during the relevant period of time. As explained in the attached Joint Declaration of Mr. Won and Mr. Lee, this was due various factors including a change of Mr. Lee's mailing address on April 3, 2006 which was unknown to Mr. Won, and Mr. Lee's extensive involvement in his business and related travel. Mr. Lee, being without notice of the allowance of the application,

02/20/2007 FMETEKI2 00000086 10500166

had no intention to abandon the application. A Notice of Abandonment issued on August 22, 2006

and was mailed to Mr. Won on August 29, 2006. On December 15, 2006 Mr. Won advised the

undersigned by facsimile that Mr. Lee now wants to revive the application.

Enclosed are revised drawings to meet the objections raised in the Notice of

Draftsperson's Patent Drawing Review and the Issue Fee Transmittal form together with a check

in the amount of \$1780. (\$1030 for the issue fee and printed copies and \$750 for this Petition to

Revive). Any deficiency or fee overpayment can be charged or credited to or Deposit Account

No. 18-2069. A duplicate copy of this paper is attached.

As should be clear from the attached declaration, the entire delay in payment of the

issue fee until the filing of this petition was unintentional. It is respectfully requested that the

application be revived and returned to active status and that applicant's submission of formal

drawings and payment of the issue fee be accepted.

The undersigned, being hereby warned that willful false statements and the like so

made are punishable by fine or imprisonment, or both, under 18 U.S.C. Section 1001, and that

such willful false statements may jeopardize the validity of the application or any resulting patent

granted, declares that the facts set forth in this Statement of Facts and Petition to Revive are true;

all statements made of the undersigned's own knowledge are true; and all statements made on

information and belief are believed to be true.

Respectfully submitted,

Page 2 of 2

W. Norman Roth, Reg. No. 26,225

523 W. 6th Street

Telephone: (213) 688-1143

INVENTOR(S):

LEE, Gi Beom

SERIAL NO.: 10/500,166

FILED:

June 23, 2004

TITLE:

DOUBLE-SIDED IRONING PLATE

JOINT DECLARATION OF E.S. WON AND GI BEOM LEE

The undersigned, being warned that this declaration is made by each of us with the knowledge that willful false statements and the like are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and may jeopardize the validity of the application or any patent issuing thereon, hereby state as follows:

I, WON Eun Sup, am an attorney licensed in the Republic of Korea to practice in patent matters and have my principal place of business at 5th Floor, Dooyoung Building, 827-20 Yeoksam-dong, Kangnam-ku, Seoul 135-080, Republic of Korea.

I, LEE Gi Beom, currently residing at 102-502 HangangHanshinAPT (3/11) 442 Seongsu-Dong 2, Seongdong-Gu, Seoul Korea am the sole inventor and applicant identified in United States Patent application Serial No. 10/500,166, filed June 23, 2004, currently abandoned, and have engaged Mr. WON to obtain protection for the invention described and claimed in the above identified application in The Republic of Korea and in the United States of America on my behalf and authorized Mr. WON to engage and correspond with counsel of Mr. WON is choice in the United States.

We each acknowledge and confirm that a copy of the Notice of Allowance of the application was mailed from U.S. counsel to Mr. WON on April 24, 2006 and was received by Mr. WON who then addressed correspondence to Mr. LEE advising Mr. LEE that the application had been allowed. Mr. LEE states that he never personally received correspondence informing him of the allowance of the application and that he believes that, if received, such correspondence may have been misplaced by others in his office. Mr. LEE therefore confirms that he was unaware that the application had been allowed or that there was a due date for payment of the issue fee.

Mr. LEE further states that he moved on or about April 3, 2006 to a new address and was continuously and extensively involved in his business including conducting market research, manufacturing goods covered by the patent application, managing his factory in Incheon, Korea, travel to Japan May 25 - 27, 2006 and other business matters. Mr. LEE, being without notice of the allowance of the application, had no intention to abandon the application.

As should be clear from the foregoing, the entire delay in payment of the issue fee until the filing of this petition was unintentional.

Date JAN. 17, 2007

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Lupe Rosas

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all statements made of the undersigned's own knowledge are true; and all statements made on

information and belief are believed to be true.

Respectfully submitted,

W. Norman Roth, Reg. No. 26,225 Roth & Goldman, P.A.

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